

MINUTES
KENTUCKY BOARD OF PHARMACY
Spindletop Administration Building, Suite 302
2624 Research Park Dr.
Lexington, Kentucky
July 12, 2006

CALL TO ORDER: A regular meeting of the Kentucky Board of Pharmacy was held at the Board Office at Spindletop Administration Building, Suite 302, 2624 Research Park Dr., Lexington, Kentucky. President Naseman called the meeting to order at 9:07 a.m.

Members present: Greg Naseman, Peter Orzali, Mike Leake, Catherine Shely, Sandy Simpson and Patricia Thornbury. Staff: Michael Burleson, Executive Director; Jeffrey L. Osman, Pharmacy Inspections and Investigations Coordinator; Katie Busroe and Phil Losch, Pharmacy and Drug Inspectors; Lisa Atha, Executive Secretary; and Cheryl Lalonde, Assistant Attorney General and Board Counsel. Guests: Brian Fingerson, Pharmacist Recovery Network Committee; Paula York, Drug Enforcement and Professional Practices Branch of the Cabinet for Health and Family Services; JD Hammond, APSC; Chris Killmeier, Peter Cohron, Corey Thomas, Zach Storer and Erin Colson, Walgreens; Brad Hall and Pat Mattingly, KPhA; Mike Wyant, Cardinal Health; Richard Ross; Larry Spears; Amanda Moore; Jessica Parsons, Melanie Figaniak, Michael Raque and Stephanie Sampson, University of Kentucky College of Pharmacy PY4 students. Steve Hart, Pharmacy and Drug Inspector, was not in attendance. Melanie Curtis, Court Reporter, recorded the meeting.

MINUTES: On motion by Dr. Shely, seconded by Ms. Thornbury and passed unanimously, the Minutes of June 7, 2006 were adopted with corrections. Mr. Orzali was not present for this vote.

BOARD REPORTS: **President.** 1) President Naseman stated that the PRN Review Committee met from 6:00 pm – 9:30 pm on Tuesday, July 11, 2006. The Committee is working to coordinate Agreed Orders and PRN Agreements, to increase communication between the Board, staff, and PRN Committee, and to establish the selection process of members to the PRN Committee. The PRN Review Committee will meet again in August. 2) President Naseman will address the incoming class at the University of Kentucky College of Pharmacy on August 18, 2006. 3) Norman Horn, a past Kentucky Board of Pharmacy member, has passed away. Fred Mahaffey, past Executive Director of the National Association of Boards of Pharmacy, has passed away.

Board Members. Ms. Thornbury. Ms. Thornbury did not receive any comments on the list of responsibilities for the Board President for the New Member Orientation Manual. However, Executive Director Burleson, Ms. Lalonde, and Ms. Thornbury will review the list and present it to the Board under Old Business at the September 13, 2006 Board meeting. Ms. Thornbury acknowledged Ms. Lalonde for all the work that she put into the New Member Orientation Manual. The biographical sketches of the Board Members will be reviewed and included in the Manual.

Pete Orzali arrived at 9:15am.

Board Executive Director. 1) MARS reports included for June 2006. 2) The Board portrait is now hanging in the office library. 3) Pat Mattingly, new President of KPhA, was introduced. 4) The Mike Burton Memorial Golf Outing will be held on July 27, 2006, with all proceeds going to support Shop with a Cop. Dave Sallengs at the Drug Enforcement and Professional Practices Branch of the Cabinet for Health and Family Services can be contacted for more information. 5) The Board Retreat will be October 21-22, 2006 at the Louisville Marriott downtown, with the October Board Meeting on Friday, Oct. 20 at 10:00 am at the Marriott. Retreat topics include Wholesalers/Pedigree, Central Fill/Refill, and Compounding /USP 797 and 795. Mr. Orzali will invite Jeff Smith to the September 13, 2006 Board Meeting to discuss USP 797 with Board members. 6) The Board has received an invitation from the Kentucky Society of Health System Pharmacists to have a Board Review at their November 10, 2006 meeting from 3:20 pm to 4:10 pm at the Radisson in Lexington. 7) Mr. Burleson has been invited to participate in the KPhA committee on pharmacists expanded role in prescribing.

PRN Chairperson. Brian Fingerson will make the over-time report and Minutes from the PRN Committee available to the entire Board.

CURRENT/PENDING CASES:

After much discussion Mr. Orzali moved that in medication error complaints against an individual pharmacist, staff will not automatically open a case against the permit holder. Rather, cases will be opened against all responsible parties when the evidence warrants. Mr. Leake seconded, and the motion passed four to one with Mr. Orzali, Dr. Shely, Ms. Simpson, and Ms. Thornbury voting yes and Mr. Leake voting no.

Mr. Orzali moved for acceptance and entry of the proposed Agreed Orders as written. Mr. Leake seconded, and the motion passed unanimously:

Case No. 04-0114; Case No. 05-0060A; Case No. 05-0094B; Case No. 06-0004B; Case No. 06-0006; Case No. 06-0012B; Case No. 06-0016; Case No. 06-0020B; Case No. 06-0021B; Case No. 06-0022B; Case No. 06-0027; Case No. 06-0028A; Case No. 06-0028B; Case No. 06-0034; Case No. 06-0038

CASE REVIEW COMMITTEE:

Mr. Leake moved for acceptance of the Case Review Committee recommendations for the following case reports. Dr. Shely seconded, and the motion passed unanimously.

Case No. 05-0056A. Pharmacist permit holder allegedly engaged in unprofessional conduct by committing a medication error. A complaint states that a prescription for Lorcet 10mg was short 5 tablets. Upon investigation it was found that the patient did not write the complaint the spouse did. Alleged violation of law: KRS 315.121(2)(d). CRC Recommendation: There is insufficient evidence of a violation to warrant disciplinary action and the case is closed without prejudice.

Case No. 05-0056B. Pharmacist allegedly engaged in unprofessional conduct by committing a medication error. A complaint states that a prescription for Lorcet 10mg was short 5 tablets.

Upon investigation it was found that the patient did not write the complaint the spouse did. Alleged violation of law: KRS 315.121(2)(d). CRC Recommendation: There is insufficient evidence of a violation to warrant disciplinary action and the case is closed without prejudice.

Case No. 05-0085C (revisit). Wholesaler permit holder allegedly delivered legend drugs including controlled substances to a location that was not permitted by the Kentucky Board of Pharmacy. **New information:** Wholesaler contracts with Company to deliver the drug orders to pharmacies. According to wholesaler the drivers are instructed to only leave the drug orders at the permitted location. The driver has submitted a letter stating that he was not aware of “the address policy in regards to deliveries”. Alleged Violation of Law: 201 KAR 2:105 Section 3(3)(c). CRC Recommendation: There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case No. 05-0099A. Pharmacy permit holder allegedly failed to maintain accurate records by dispensing a different generic than the NDC recorded. After numerous tries and a written letter the complainant has never responded. Alleged violation of law: 201 KAR 2:170 Section 1 (3). CRC Recommendation: There is insufficient evidence of a violation to warrant disciplinary action and the case is closed without prejudice.

Case No. 05-0099B. Pharmacist allegedly failed to maintain accurate records by dispensing a different generic than the NDC recorded. After numerous tries and a written letter the complainant has never responded. Alleged violation of law: 201 KAR 2:170 Section 1 (3). CRC Recommendation: There is insufficient evidence of a violation to warrant disciplinary action and the case is closed without prejudice.

Case No. 06-0015A (Revisit). Pharmacy permit holder allegedly engaged in unprofessional conduct by selling a misbranded product as a result of a medication error. Stock bottle was bagged with correct prescription. **NEW INFORMATION:** A written letter was sent to the complainant, return receipt with a request to reply by June 1, 2006 in order for the case to proceed, no response has been received as of today July 3, 2006. Alleged violation of law: KRS 217.065 and 315.121 (2)(d). CRC Recommendation: There is insufficient evidence of a violation to warrant disciplinary action and the case is closed without prejudice.

Case No. 06-0015B. Pharmacist allegedly engaged in unprofessional conduct by committing a medication error. The stock bottle of medication was bagged with the correct prescriptions. **NEW INFORMATION:** A written letter was sent to the complainant, return receipt with a request to reply by June 1, 2006 in order for the case to proceed, no response has been received as of today July 3, 2006. Alleged violation of law: KRS 217.065 and 315.121 (2)(d). CRC Recommendation: There is insufficient evidence of a violation to warrant disciplinary action and the case is closed without prejudice.

Case No. 06-0017. Revisit. Pharmacist allegedly had action taken against Alabama pharmacist license due to impairment issues. Pharmacist entered into a Consent Order with the AL Board of Pharmacy agreeing to 5 years with all suspension being probated. Pharmacist self reported on KY license renewal. **New Information:** Alabama license have been reinstated with “Consent Order” and probation. Alleged violation of law: KRS 217.065. **CRC Recommendation:** There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case No. 06-0031A. Pharmacy permit holder allegedly engaged in unprofessional conduct by committing a medication error by dispensing ranitidine 300mg for cimetidine 300mg. Alleged violation of law: KRS 315.121, (2)(d), KRS 217.065 (2)(b). **CRC Recommendation:** There is insufficient evidence of a violation to warrant disciplinary action and the case is closed without prejudice.

Case No. 06-0031B. Pharmacist allegedly engaged in unprofessional conduct by committing a medication error by dispensing ranitidine 300mg for cimetidine 300mg. Alleged violation of law: KRS 315.121, (2)(d), KRS 217.065 (2)(b). **CRC Recommendation:** There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case No. 06-0040. Pharmacist allegedly failed to complete 1.5 units of pharmacy continuing education in 2005, pharmacist only completed 1.3 units. Alleged violations of law: KRS 315.065(2) and 201 KAR 2:015. **CRC Recommendation:** There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case No. 06-0042A. Pharmacy permit holder allegedly engaged in unprofessional conduct by committing a medication error by dispensing enalapril 2.5 mg instead of the prescribed glyburide 5 mg. Alleged violation of law: KRS 315.121, (2)(d), KRS 217.065 (2)(b). **CRC Recommendation:** There is insufficient evidence of a violation to warrant disciplinary action and the case is closed without prejudice.

Case No. 06-0042B. Pharmacist allegedly engaged in unprofessional conduct by committing a medication error by dispensing enalapril 2.5 mg instead of the prescribed glyburide 5 mg. Alleged violation of law: KRS 315.121, (2)(d), KRS 217.065 (2)(b). **CRC Recommendation:** There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case No. 06-0043A. Special limited medical gas pharmacy permit holder allegedly had unlabeled H tanks onsite at a nursing home. CRC Recommendation: There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case No. 06-0043B. Special limited medical gas pharmacy permit holder allegedly had unlabeled H tanks onsite at a nursing home. CRC Recommendation: There is insufficient evidence of a violation to warrant disciplinary action and the case is closed without prejudice.

Case No. 06-0043C. Pharmacist allegedly allowed unlabeled H tanks onsite at a nursing home. CRC Recommendation: There is insufficient evidence of a violation to warrant disciplinary action and the case is closed without prejudice.

Case No. 06-0046A. Pharmacy permit holder allegedly engaged in unprofessional conduct by committing a medication error by dispensing a mislabeled prescription. The directions should have read take two capsules by mouth daily for 20 days, however, the label read take one capsule by mouth every day for 20 days. Alleged violation of law: 315.121(2)(d). CRC Recommendation: There is insufficient evidence of a violation to warrant disciplinary action and the case is closed without prejudice.

Case No. 06-0046B. Pharmacist allegedly engaged in unprofessional conduct by committing a medication error by dispensing a mislabeled prescription. The directions should have read take two capsules by mouth daily for 20 days, however, the label read take one capsule by mouth every day for 20 days. Alleged violation of law: 315.121(2)(d). CRC Recommendation: There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case No. 06-0049. Pharmacist allegedly failed to complete 1.5 units of pharmacy continuing education in 2005, pharmacist only completed 1.2 units. Alleged violations of law: KRS 315.065(2) and 201 KAR 2:015. CRC Recommendation: There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case No. 06-0050A. Pharmacy permit holder allegedly refused to fill a telephoned Rx for Ovral that was intended for emergency contraception. Alleged violation of law: KRS 315.121, (2)(d). CRC Recommendation: There is insufficient evidence of a violation to warrant disciplinary action and the case is closed without prejudice.

Case No. 06-0050B. Pharmacist allegedly refused to fill a telephoned Rx for Ovral that was intended for emergency contraception. Alleged violation of law: KRS 315.121, (2)(d). CRC Recommendation: There is insufficient evidence of a violation to warrant disciplinary action and the case is closed without prejudice.

Case No. 06-0050C. Pharmacist allegedly refused to fill a telephoned Rx for Ovral that was intended for emergency contraception. Alleged violation of law: KRS 315.121, (2)(d). CRC Recommendation: There is insufficient evidence of a violation to warrant disciplinary action and the case is closed without prejudice.

Case No. 06-0051. Pharmacy permit holder allegedly failed to have a PIC from February 20, 2006 to March 28, 2006. Alleged violation of law: KRS 315.020(1) and 201 KAR 2:205 Sec. 3(d). CRC Recommendation: There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case No. 06-0052. Pharmacist in charge failed to notify the Board of Pharmacy of closure 15 days prior to the closing. Alleged violation of law: 201 KAR 2:205 Sec. 2(e) and 201 KAR 2:106 Section 2(c). CRC Recommendation: There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case No. 06-0053A. Pharmacy permit holder allegedly dispensed an adulterated product. Alleged violation of law: KRS 217.055(1)(b)(2) and KRS 315.121(2)(d). CRC Recommendation: There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case No. 06-0053B. Pharmacist allegedly dispensed an adulterated product. Alleged violation of law: KRS 217.055(1)(b)(2) and KRS 315.121(2)(d). CRC Recommendation: There is insufficient evidence of a violation to warrant disciplinary action and the case is closed without prejudice.

Case No. 06-0054A. Pharmacy permit holder allegedly dispensed an adulterated product. Alleged violation of law: KRS 217.055(1)(b)(2) and KRS 315.121(2)(d). CRC Recommendation: There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case No. 06-0054B. Pharmacist allegedly dispensed an adulterated product. Alleged violation of law: KRS 217.055(1)(b)(2) and KRS 315.121(2)(d). CRC Recommendation: There is insufficient evidence of a violation to warrant disciplinary action and the case is closed without prejudice.

Case No. 06-0055A. Pharmacy permit holder allegedly failed to provide proper security of controlled substances. Alleged violation of law: 201 KAR 2:100, KRS 315.121(2)(d). CRC Recommendation: There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case No. 06-0055B. Pharmacist permit holder allegedly failed to provide proper security of controlled substances. Alleged violation of law: 201 KAR 2:100, KRS 315.121(2)(d). CRC Recommendation: There is insufficient evidence of a violation to warrant disciplinary action and the case is closed without prejudice.

Case No. 06-0056. Pharmacy permit holder allegedly failed to report PIC change within 14 days. Alleged violation of law: 201 KAR 2:205 Sec. 2(d). CRC Recommendation: There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case No. 06-0057. Pharmacy permit holder allegedly failed to report PIC change within 14 days. Alleged violation of law: 201 KAR 2:205 Sec. 2(d). CRC Recommendation: There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case No. 06-0058A. Pharmacy permit holder allegedly dispensed an adulterated product. Alleged violation of law: KRS 217.055(1)(b)(2) and KRS 315.121(2)(d). CRC Recommendation: There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case No. 06-0058B. Pharmacist allegedly dispensed an adulterated product. Alleged violation of law: KRS 217.055(1)(b)(2) and KRS 315.121(2)(d). CRC Recommendation: There is insufficient evidence of a violation to warrant disciplinary action and the case is closed without prejudice.

Case No. 05-0102B (REVISIT). Consultant pharmacist allegedly failed to monitor prescriptions for oxygen patients and oxygen cylinders were dispensed past the one year expiration date. **New Information:** Consultant Pharmacist signed an affidavit dated July 6, 2006, explaining his actions. Alleged violation of law: 201 KAR 2:185. CRC Recommendation: There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case No. 05-0104 (REVISIT). Pharmacist intern is allegedly impaired. He is currently under a PRN Agreement. **New Information:** Pharmacist intern has allegedly been charged with a Class D Felony, Wanton Endangerment in the first degree and been charged with Public Intoxication, a misdemeanor. One arrest was on June 5, 2006 and the other July 4. Alleged violation of law: KRS 315.121(1)(c). CRC Recommendation: There is sufficient evidence developed and the investigator is directed to conduct further investigation.

Case 06-0041A. Pharmacy permit holder allegedly committed a medication error by dispensing the wrong dosage of Decadron oral tablets. Alleged violation of law: KRS 315.121(2)(d). CRC Recommendation: There is insufficient evidence of a violation to warrant disciplinary action and the case is closed without prejudice.

Case 06-0041B. Pharmacist allegedly committed a medication error by dispensing the wrong dosage of Decadron oral tablets. Alleged violation of law: KRS 315.121(2)(d). CRC Recommendation: There is insufficient evidence of a violation to warrant disciplinary action and the case is closed without prejudice.

Case 06-0041C. Pharmacist allegedly committed a medication error by dispensing the wrong dosage of Decadron oral tablets. Alleged violation of law: KRS 315.121(2)(d). CRC Recommendation: There is insufficient evidence of a violation to warrant disciplinary action and the case is closed without prejudice.

Case 06-0059. Pharmacist allegedly had his license suspended in another state because of an addiction to a controlled substance. Alleged violation of law: KRS 315.121. CRC Recommendation: There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case 06-0060. Pharmacist allegedly diverted tramadol tablets from the hospital inpatient pharmacy. Alleged violation of law: KRS 315-121(1)(a) and KRS 315.121(2)(f). CRC Recommendation: There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case 06-0061. Pharmacist allegedly diverted tramadol tablets from the hospital inpatient pharmacy. Alleged violation of law: KRS 315-121(1)(a) and KRS 315.121(2)(f). CRC Recommendation: There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

RECIPROCITY/RELICENSURE/INTERNSHIP

ZACHARY STORER: Mr. Storer sent a written request asking permission to take the licensure examinations. Mr. Storer had been charged with Driving Under the Influence, First Offence. Mr. Storer supplied the Board with the Uniform Citation and court records. After discussion, Dr. Shely moved to allow Mr. Storer to take licensure examinations. Mr. Leake seconded, and the motion passed unanimously.

AMANDA MOORE: Ms. Moore sent a letter asking permission to take the licensure examinations. Ms. Moore was charged with two public intoxication charges and resisting arrest in October 2004. She was only convicted of resisting arrest. In December 2005 Ms. Moore was charged with Driving Under the Influence. After discussion, Mr. Leake moved to allow Ms. Moore to take the licensure examinations and Ms. Moore must work with the PRN committee and have a signed PRN contract starting immediately then continuing for the first two years of licensure. Ms. Thornbury seconded and the motion passed unanimously.

CORRESPONDENCE/COMMUNICATIONS:

Curascript. Curascript requested permission to use a monthly signature log for pharmacist verification of each business day's dispensing activities. Mr. Orzali moved to approve an alternate method of pharmacist's signature on a daily prescription log. Ms. Simpson seconded and the motion passed unanimously.

Mr. Orzali suggests that regulations be changed to allow for alternate signature methods on daily logs.

Dan Thies. Dr. Thies requested he be allowed to be dual pharmacist-in-charge for Professional Pharmacy of Hazard and Hospice of the Bluegrass Hazard Pharmacy. Additionally, he requested permission to utilize a single set of references and compounding equipment for both pharmacies. Mr. Leake moved to allow Dr. Thies to be dual pharmacist-in-charge for Professional Pharmacy of Hazard and Hospice of the Bluegrass Hazard Pharmacy and to allow the two pharmacies to share a single set of references and compounding equipment. Mr. Orzali seconded and the motion passed unanimously.

LEGISLATION/REGULATIONS:

A draft of statutory changes regarding Wholesalers was included in the packet for review. Mr. Burleson will post the proposed changes on the Board website and alert wholesalers in Kentucky to review the proposed changes and make comments.

CONTINUING EDUCATION: Mr. Orzali moved to accept the continuing education programs 06-33 through 06-34 as recommended. Ms. Thornbury seconded, and the motion passed unanimously.

OLD BUSINESS: **Central Fill Pharmacy.** Mr. Burleson will meet with other organizations such as KPhA, KSHP, and APSC to gather opinions and information on central fill/refill/processing regulations. Mr. Burleson will attempt to arrange a visit for Board members to the Kroger Central Refill Pharmacy in Louisville.

ADJOURNMENT: On motion by Ms. Thornbury, seconded by Ms. Simpson, and passed unanimously, President Naseman adjourned the meeting at 2:40 p.m. The next regularly scheduled Board meeting is scheduled to begin at 9:00 a.m. on September 13, 2006 at the Board Office.

Michael Burleson, Executive Director